

राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

बुधवार, 27 फरवरी, 2019/8 फाल्गुन, 1940

हिमाचल प्रदेश सरकार

वन विभाग

अधिसूचना

शिमला-2, 2 फरवरी, 2019

संख्याःएफ0एफ0ई—बी—एफ(14)—245/2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर सरकार तथा प्राईवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि / बंजर भूमि सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय—4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतद्पश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन ''संरक्षित वन'' कहलाएगी ।

अनुसूची

क्रम संख्या		वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है	खसरा नम्बर	क्षेत्र हैक्टेयर में	मुख्य सीमाएं महाल / उप महाल	वन परिक्षेत्र	वन मण्डल	जिला
1.	3/2000	आड़ी	347 / 1, 349 / 1, 373 / 1 कित्ता 3	6-62-41	उत्तर : शाड़ी दक्षिण : कलौंथा पूर्व : धार पश्चिम : शाड़ी	जुब्बल	रोहडू	शिमला

आदेश द्वारा, राम सुभग सिंह, अतिरिक्त मुख्य सचिव (वन)।

[Authoritative English text of this Department Notification No. FFE-B-F(14)-245/2014, dated 2nd February, 2019 as required under Article 348 (3) of the Constitution of India].

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 2nd February, 2019

No. FFE-B-F(14)-245/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under sub-section (3) of Section 29 of the Indian Forest Act, 1927 (Act No.16 of 1927);

And whereas the Forest Land/Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/Waste Land and shall hereafter be called as "Protected Forests" under the provisions of sub-section (2) of Section 29 of the Act *ibid*.

SCHEDULE

Sl. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare	Cardinal Boundaries Muhal/ Up Muhal	Forest Range	Forest Division	District
1.	3/2000	Sharhi	Sharhi	347/1, 349/1, 373/1 Kitta3	6-62-41	North: Sharhi South: Kalontha East: Dhar West: Sharhi	Jubbal	Rohru	Shimla

By order, RAM SUBHAG SINGH, Additional Chief Secretary (Forests).

वन विभाग

अधिसूचना

शिमला-2. 2 फरवरी. 2019

संख्याःएफ0एफ0ई—बी—एफ(14)—246/2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर सरकार तथा प्राईवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय—4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतद्पश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन ''संरक्षित वन'' कहलाएगी ।

अनुसूची

क्रम		वन का नाम जिसे		खसरा	क्षेत्र हैक्टेयर में	मुख्य सीमाएं	वन परिक्षेत्र	वन मण्डल	जिला
संख्या	संख्या	सीमांकित संरक्षित	नम्बर सहित	नम्बर		महाल / उप महाल			
		वन में परिवर्तित	मुहाल का						
		किया जाना	नाम						
		अपेक्षित है							
1.	7/2000	क्यारी	क्यारी	444, 511, 512,	6-87-47	उत्तर : चीवा	जुब्बल	रोहडू	शिमला
				513 / 1, 514,		दक्षिण : मिहाना			
				520 / 1, 546		पूर्व : धार			
				कित्ता ७		पश्चिम : शाड़ी			

आदेश द्वारा, राम सुभग सिंह, अतिरिक्त मुख्य सचिव (वन)। [Authoritative English text of this Department Notification No.FFE-B-F(14)-246 /2014, dated 2nd February, 2019 as required under Article 348 (3) of the Constitution of India].

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 2nd February, 2019

No. FFE-B-F(14)-246/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under sub-section (3) of Section 29 of the Indian Forest Act, 1927 (Act No.16 of 1927);

And whereas the Forest Land/Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by Sub-Section (1) of Section 29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/Waste Land and shall hereafter be called as "Protected Forests" under the provisions of sub-section (2) of Section 29 of the Act *ibid*.

SCHEDULE

Sl. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare	Cardinal Boundaries Muhal/ Up Muhal	Forest Range	Forest Division	District
1.	7/2000	Kayari	Kayari	444, 511, 512, 513/1, 514, 520/1, 546 Kitta7	6-87-47	North: Chiva South: Mihana East: Dhar West: Sharhi	Jubbal	Rohru	Shimla

By order, RAM SUBHAG SINGH, Additional Chief Secretary (Forests).

वन विभाग

अधिसूचना

शिमला-2, 2 फरवरी, 2019

संख्याःएफ0एफ0ई—बी—एफ(14)—247/2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर सरकार तथा प्राईवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय—4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतद्पश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन "संरक्षित वन" कहलाएगी ।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है	हदबस्त नम्बर सहित मुहाल का नाम	खसरा नम्बर	क्षेत्र हैक्टेयर में	मुख्य सीमाएं महाल / उप महाल	वन परिक्षेत्र	वन मण्डल	जिला
1.	21 / 1998	मलोग—।	मलोग	1424 / 1, 1478 / 1, 1492, 1493, 1494 किता 5	76-27-10	उत्तर : मलोग दक्षिण : डी०पी०एफ० छाजपुर पूर्व : सभाड़ पश्चिम : मलोग	सरस्वती नगर	रोहडू	शिमला

आदेश द्वारा, राम सुभग सिंह, अतिरिक्त मुख्य सचिव (वन)।

[Authoritative English text of this Department Notification No.FFE-B-F(14)-247/2014, dated 2nd February, 2019 as required under Article 348 (3) of the Constitution of India].

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 2nd February, 2019

No. FFE-B-F(14)-247/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under sub-section (3) of Section 29 of the Indian Forest Act, 1927 (Act No.16 of 1927);

And whereas the Forest Land/Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/Waste Land and shall hereafter be called as "Protected Forests" under the provisions of sub-section (2) of Section 29 of the Act *ibid*.

SCHEDULE

Sl. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests		Khasra No.	Area in Hectare	Cardinal Boundaries Muhal/ Up Muhal	Forest Range	Forest Division	District
1.	21/1998	Malog-I	Malog	1424/1, 1478/1, 1492, 1493, 1494 Kitta5	76-27-10		Sarswati Nagar	Rohru	Shimla

By order, RAM SUBHAG SINGH, Additional Chief Secretary (Forests).

वन विभाग

अधिसूचना

शिमला-2, 2 फरवरी, 2019

संख्याःएफ0एफ0ई—बी—एफ(14)—248/2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर सरकार तथा प्राईवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है;

उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय—4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतद्पश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन "संरक्षित वन" कहलाएगी ।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे	हदबस्त नम्बर	खसरा नम्बर	क्षेत्र हैक्टेयर	मुख्य सीमाएं महाल /	वन परिक्षेत्र	वन मण्डल	जिला
सख्या		सीमांकित संरक्षित वन में परिवर्तित	साहत मुहाल का नाम		4	उप महाल			
		किया जाना अपेक्षित है							
		जनापारा ए							
1.	23 / 1998	धरमाणा	चींग	1280 / 1, 1282 / 1,	40-40-01	उत्तर : धरमाणा	सरस्वती	रोहडू	शिमला
			धरमाणा	1331 / 1, 1414 / 1,		दक्षिण : सन्सोग	नगर		
				1466 / 1		पूर्व : डी०पी०एफ०			
						बटाड़			
				कित्ता 5		पश्चिम : धरमाणा			

आदेश द्वारा, राम सुभग सिंह, अतिरिक्त मुख्य सचिव (वन)। [Authoritative English text of this Department Notification No. FFE-B-F(14)-248 /2014, dated 2nd February, 2019 as required under Article 348 (3) of the Constitution of India].

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 2nd February, 2019

No. FFE-B-F(14)-248 /**2014.**—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under sub-section (3) of Section 29 of the Indian Forest Act, 1927 (Act No.16 of 1927);

And whereas the Forest Land/Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/Waste Land and shall hereafter be called as "Protected Forests" under the provisions of sub-section (2) of Section 29 of the Act *ibid*.

SCHEDULE

Sl. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests		Khasra No.	Area in Hectare	Cardinal Boundaries Muhal/ Up Muhal	Forest Range	Forest Division	District
1.	23/1998	Dharmana	Dharmana	1280/1,1282/1, 1331/1,1414/1, 1466/1 Kitta5		North : Dharmana South : Sansog East : DPF Batad West : Dharmana	Sarswati Nagar	Rohru	Shimla

By order, RAM SUBHAG SINGH, Additional Chief Secretary (Forests).

वन विभाग

अधिसूचना

शिमला-2, 2 फरवरी, 2019

संख्याःएफ0एफ0ई—बी—एफ(14)—249/2014.—इस अधिसूचना में अन्तःस्थापित अनुसूची में विनिर्दिष्ट वन भूमि/बंजर भूमि में या उस पर सरकार तथा प्राईवेट व्यक्तियों के अधिकारों के स्वरूप और विस्तार की जांच कर ली गई है और उन्हें भारतीय वन अधिनियम, 1927 (1927 का अधिनियम संख्यांक 16) की धारा 29 की उपधारा (3) के अधीन यथा अपेक्षित अभिलिखित कर लिया है; उक्त अनुसूची में दर्शित वन भूमि/बंजर भूमि सरकार की सम्पत्ति है, या जिस पर सरकार के सांपत्तिक अधिकार हैं या सरकार उसकी वन उपज के सम्पूर्ण या किसी भाग की हकदार है;

अतः हिमाचल प्रदेश के राज्यपाल, पूर्वोक्त अधिनियम की धारा 29 की उपधारा (1) द्वारा प्रदत्त शिक्तयों का प्रयोग करते हुए घोषणा करते हैं कि उक्त अधिनियम के अध्याय—4 के उपबन्ध उक्त वन भूमि/बंजर भूमि को लागू होंगे और जो एतद्पश्चात् पूर्वोक्त अधिनियम की धारा 29 की उपधारा (2) के उपबन्धों के अधीन ''संरक्षित वन'' कहलाएगी ।

अनुसूची

क्रम संख्या	नस्ति संख्या	वन का नाम जिसे सीमांकित संरक्षित वन में परिवर्तित किया जाना अपेक्षित है		खसरा नम्बर	क्षेत्र हैक्टेयर में	मुख्य सीमाएं महाल / उप महाल	वन परिक्षेत्र	वन मण्डल	जिला
1.	24 / 1998	धियान	चन्द्रपुर	1910/1, 1960/2, 2099/1 किता 3	28-58-29	उत्तर : चन्द्रपुर (धियान) दक्षिण : मलोग, अणू पूर्व : चन्द्रपुर पश्चिम : कठासू	सरस्वती नगर	रोहडू	शिमला

आदेश द्वारा, राम सुभग सिंह, अतिरिक्त मुख्य सचिव (वन)।

[Authoritative English text of this Department Notification No. FFE-B-F(14)-249/2014, dated 2nd February, 2019 as required under Article 348 (3) of the Constitution of India].

FORESTS DEPARTMENT

NOTIFICATION

Shimla-2, the 2nd February, 2019

No. FFE-B-F(14)-249/2014.—Whereas the nature and extent of the rights of the Government and of private persons in or over the Forest Land/Waste Land specified in the schedule inserted to this Notification have been enquired into and recorded as required under sub-section (3) of Section 29 of the Indian Forest Act, 1927 (Act No.16 of 1927);

And whereas the Forest Land/Waste Land shown in the said schedule is the property of the Government or over which the Government has proprietary rights or the Government is entitled to the whole or any part of the Forest Produce therein;

Now, therefore, in exercise of the powers conferred by Sub-Section (1) of Section 29 of the Act *ibid*, the Governor, Himachal Pradesh is pleased to declare that the provisions of Chapter-IV of the Act shall apply to the said Forest Land/Waste Land and shall hereafter be called as "Protected Forests" under the provisions of sub-section (2) of Section 29 of the Act *ibid*.

SCHEDULE

Sl. No.	File No.	Name of Forest required to be converted into Demarcated Protected Forests	Name of Muhal with Hadbast No.	Khasra No.	Area in Hectare		al Boundaries ıl/ Up Muhal	Forest Range	Forest Division	District
1.	24/1998	Dhiyan	Pur	1910/1, 1960/2, 2099/1 Kitta3	28-58-29	North South East West	: Chander Pur (Dhiyan) : Malog, Annu : Chander Pur : Kathasu	Sarswati Nagar	Rohru	Shimla

By order, RAM SUBHAG SINGH, Additional Chief Secretary (Forests).

TRANSPORT DEPARTMENT

NOTIFICATION

Shimla-2, the 26th February, 2019

No. TPT-C(9)-7/2003.—The Governor, Himachal Pradesh in exercise of the powers conferred by sub-section (6) of Section 41 of the Motor Vehicles Act, 1988 (No. 59 of 1988) and all other powers enabling him in this behalf is pleased to allot/release registration marks/number from Serial No. 0001 to 9999 under the Registration marks HP17F to Registration & Licensing Authority, Paonta Sahib, Distt. Sirmaur Himachal Pradesh for registration of motor vehicles with effect from the publication in the H. P. Rajpatra (Extra Ordinary) in the public interest.

By order,

JAGDISH CHANDER SHARMA, Principal Secretary (Transport).

EXCISE AND TAXATION DEPARTMENT

CORRIGENDUM

Shimla-2, the 25th February, 2019

No. EXN-F(10)-5/2019.—In the Notification of the Government of Himachal Pradesh, Excise and Taxation Department, No. 3/2019-State Tax, dated the 30th Jaunary, 2019,

published in the Gazette of Himachal Pradesh, *vide* number EXN-F(10)-5/2019 dated 31st Jaunary, 2019,—

- (i) at page 7879, in line at Sl. No.19, for "in instruction 12, for the words "business verticals" at both the places where they occur, the words "places of business" read "in instruction 12, for the words "business verticals" at both the places where they occur, the words "places of business" and for the word "vertical", the words "place of business".
- (ii) at page 7879, at Sl. No. 21, for "Note:- Your registration stands suspended with effect from(date)." read "Note:- Suspension of registration stands revoked with effect from(date)."
- (iii) at page 7883, in para 28 (a)(ii), for "pre-deposit of 20% of the disputed admitted tax" read "pre-deposit of 20% of the disputed tax".

By order, JAGDISH CHANDER SHARMA, Principal Secretary (E&T).

MUNICIPAL COUNCIL RAMPUR BUSHAHR, DISTT. SHIMLA

NOTIFICATION

Dated, the 21st February, 2019

No. MC.RMP/2019-342.—The following Bye–Laws made by Municipal Council Rampur Bushahr Distt. Shimla for regulating the **Door-to-Door Garbage Collection & Disposal, Bye-Laws, 2018** in exercise of the powers conferred by section 202 and 217of the Himachal Pradesh Municipal Act, 1994 (Act No. 12 of 1994) read with rule 15 (zf) of the Solid Waste Management Rules, 2016 having been confirmed by State enforcement, as required under section 217 of the aforesaid Acts are here by published for general information, namely:—

DOOR-TO-DOOR GARBAGE COLLECTION & DISPOSAL BYE-LAWS, 2018

CHAPTER—I

GENERAL

- 1. Short title and commencement.—
- (a) These Bye-Laws may be called the **Door-to-Door Garbage Collection and Disposal Bye-Laws**, **2018 of Municipal Council Rampur** for municipal solid waste management & disposal.
- (b) These Bye–Laws shall come into force on the date of their adoption and publication in the Rajpatra (E gazette) of Himachal Pradesh Government.
- (c) These shall apply to Rampur Municipal Area.

- 2. Definitions.—In these rules, unless the context otherwise requires,—
- (a) "act" means the Himachal Pradesh Municipal Corporation Act, 1994 and Himachal Pradesh Municipal Act, 1994.
- **(b) "bulk waste generator"** means and includes buildings occupied by the Central government departments or undertakings, State government departments or undertakings, local bodies, public sector undertakings or private companies, hospitals, nursing homes, schools, colleges, universities, other educational institutions, hostels, hotels, commercial establishments, markets, places of worship, stadia and sports complexes having an average waste generation rate exceeding 100 kg per day;
- (c) "bye-laws" means regulatory framework notified by local body, census town and notified area townships for facilitating the implementation of these rules effectively in their jurisdiction.
- (d) "composting" means a controlled process involving microbial decomposition of organic matter;
- (e) "disposal" means the final and safe disposal of post processed residual solid waste and inert street sweepings and silt from surface drains on land as specified in Schedule I to prevent contamination of ground water, surface water, ambient air and attraction of animals or birds;
- **(f) "domestic hazardous waste"** means discarded paint drums, pesticide cans, CFL bulbs, tube lights, expired medicines, broken mercury thermometers, used batteries, used needles and syringes and contaminated gauge, etc., generated at the household level;
- **(g)** "door-to-door garbage collection" means collection of solid waste from the door step of households, shops, commercial establishments, offices, institutional or any other non-residential premises and includes collection of such waste from entry gate or a designated location on the ground floor in a housing society, multi-storied building or apartments, large residential, commercial or institutional complex or premises;
- (h) "dry waste" means waste other than bio-degradable waste and inert street sweepings and includes recyclable and non-recyclable waste, combustible waste and sanitary napkin and diapers, etc.;
- (i) "dump sites" means a land utilised by local body for disposal of solid waste without following the principles of sanitary land filling;
- (j) "fine/penalty" means penalty imposed on waste generators or operators of waste processing and disposal facilities under the bye-laws for non-compliance of the directions contained in these bye-laws;
- (k) "municipality" means the Municipal Council/Nagar Panchayat of Hiimachal Pradesh;
- (l) "non-biodegradable waste" means any waste that cannot be degraded by microorganisms into simpler stable compounds;
- (m) "sanitary land filling" means the final and safe disposal of residual solid waste and inert wastes on land in a facility designed with protective measures against pollution of

ground water, surface water and fugitive air dust, wind-blown litter, bad odour, fire hazard, animal menace, bird menace, pests or rodents, greenhouse gas emissions, persistent organic pollutants slope instability and erosion;

- (n) "sanitary waste" means wastes comprising of used diapers, sanitary towels or napkins, tampons, condoms, incontinence sheets and any other similar waste;
- (o) "schedule" means the schedule indicating the rate in respect of sign boards;
- (p) "secondary storage" means the temporary containment of solid waste after collection at secondary waste storage depots or MRFs or bins for onward transportation of the waste to the processing or disposal facility:
- (q) "segregation" means sorting and separate storage of various components of solid waste namely biodegradable wastes including agriculture and dairy waste, non-biodegradable wastes including recyclable waste, non-recyclable combustible waste, sanitary waste and non-recyclable inert waste, domestic hazardous wastes, and construction and demolition wastes;
- **(r) "service provider"** means an authority providing public utility services like water, sewerage, electricity, telephone, roads, drainage, etc.;
- (s) "user fee/charge" means a fee imposed by the local body and any entity mentioned in rule on the waste generator to cover full or part cost of providing solid waste collection, transportation, processing and disposal services;
- (t) "waste picker/ Collector" means a person or groups of persons informally engaged in collection and recovery of reusable and recyclable solid waste from the source of waste generation the streets, bins, material recovery facilities, processing and waste disposal facilities for sale to recyclers directly or through intermediaries to earn their livelihood.

Words and expressions used herein but not defined, but defined in the Environment (Protection) Act, 1986, the Water (Prevention and Control of Pollution) Act, 1974, Water (Prevention and Control of Pollution) Cess Act, 1977 and the Air (Prevention and Control of Pollution) Act, 1981, Himachal Pradesh Corporation Act, 1994, Himachal Pradesh Municipal Act, 1994 and Solid Waste Management Rules, 2016 shall have the same meaning as assigned to them in the respective Acts and Rules.

CHAPTER—II

MANAGEMENT OF MUNICIPAL SOLID WASTE

- **3. Municipal Solid Waste Management.**—The Municipal Council Rampur Bushahr shall establish an integrated Solid Waste Management (SWM) system with an aim to reduce the amount of waste being disposed, while maximizing resources recovery and efficiency. The preferred waste management system shall focus on the following points, namely:—
 - I. Reduction and reuse at source: The most preferred option for Solid Waste Management shall be prevention of waste generation. It will be helpful in reducing the handling, treatment, and disposal costs and specially reduce various environmental impacts such as leach ate, air emissions and generation of greenhouse gases.

- II. Waste recycling: Recovery of recyclable material resources through a process of segregation, collection and re-processing to create new products shall be the next preferred alternative.
- *III.* Composting: As far as possible the organic fraction of waste shall be composted and used to improve soil health and agricultural production adhering to norms.
- IV. Waste-to-Energy: Where material recovery from waste is not possible, energy recovery from waste through production of heat, electricity or fuel may be preferred. Biomethanation, waste incineration, production of Refuse Derived Fuel (RDF) and coprocessing of the sorted dry rejects from municipal solid waste are to be commonly adopted "Waste to Energy" technologies.
- V. Waste disposal: Remaining residual waste, which ideally comprises of inerts, shall be disposed in sanitary landfills constructed in accordance with stipulations of the Solid Waste Management Rules, 2016.
- VI. The Integrated Solid Waste Management system shall be environment friendly. Waste minimization, waste recycling, waste-to-energy strategies and landfill gas capture and use which are promoted in the Solid Waste Management Rules, 2016 shall be adopted for reduction of greenhouse gases.

CHAPTER—III

MUNICIPAL SOLID WASTE COLLECTION & TRANSPORTATION

- **4. Segregation & Primary Storage of Municipal Solid waste.**—(a) It will be prime responsibility of every waste generator/citizen to segregate the waste generated by them in three separate streams namely bio-degradable, non-biodegradable and domestic hazardous wastes in suitable covered bins and handover segregated wastes to authorised waste pickers or waste collectors designated by ULBs or Agency Hired by ULBs once a day or at the frequency as decided by respective local body on the timing fixed by the service provider. Every citizen has to pay a fixed monthly rental for the services of door-to-door garbage collection.
- (b) Waste generators shall be encouraged to segregate waste and store at source in three separate colour bins *i.e.* green—for biodegradable waste, blue—for non-biodegradable, red—for domestic hazardous waste.
- (c) All institutions with more than 5,000 sqm area shall, within one year from the date of notification of these bye laws and in partnership with the Municipal Council / Nagar Panchayat, ensure segregation of waste at source by the generators, facilitate collection of segregated waste in separate streams, handover recyclable material to either the authorised waste pickers or the authorised recyclers. The bio-degradable waste shall be processed, treated and disposed off through composting or bio-methanation within the premises as far as possible. The residual waste shall be given to the waste collectors or agency as directed by the Municipal Council/Nagar Panchayat.
- (d) No person shall organise an event or gathering of more than one hundred persons at any unlicensed place without intimating the Municipal Council/Nagar Panchayat, at least three working days in advance and such person or the organiser of such event shall ensure segregation of waste at source and handing over of segregated waste to waste collector or agency as specified by the Municipal Council/Nagar Panchayat.
- (e) Used sanitary waste are to be securely wrapped as and when generated in the pouches provided by the manufacturers or brand owners of these products or in a newspaper or suitable

biodegradable wrapping material and place the same in the bin meant for non-biodegradable waste or dry waste.

- (f) Every street vendor shall keep suitable containers for storage of waste generated during the course of his activity such as food waste, disposable plates, cups, cans, wrappers, coconut shells, leftover food, vegetables, fruits, etc., and shall deposit such waste at waste storage depot or container or vehicle as notified by the Municipality.
- (g) Store separately construction and demolition waste, as and when generated, in his own premises and shall dispose off as per the Construction and Demolition Waste Management Rules, 2016.
- (h) Bulk waste generators of garden and horticulture waste like park, stadium etc. shall store separately in their premises and dispose of the same as may be prescribed by the Municipal Council/Nagar Panchayat from time to time.
- (i) No untreated bio-medical waste, e-waste, hazardous chemicals and industrial waste shall be mixed with municipal solid waste and such waste shall follow the rules specifically separately specified for the purpose.
- (j) Every waste generator has to ensure that there is no practice of burning or burying the solid waste generated by him, throwing on streets/open public spaces outside his premises or in the drain or water bodies.
- (k) Littering of waste on streets/open space/water bodies/drain shall be fined on the spot. On iterative they will be punishable and can subjected to court as per rule.
- (*l*) Time to time awareness generation campaigns should be organised to motivate people. RWA (Resident Welfare Association), Local NGOs, representative of public association and elected local member should be involved in the programme to motivate citizen.
- **5. Primary Collection of Municipal Solid Waste**.—(*a*) Each and every house in the city/town should approached for the primary collection of waste by means of wheel barrow, push cart, tricycle, small auto tipper depending on the size of road available.
- (b) Municipal Council/Nagar Panchayat have to arrange for daily door-to-door collection of segregated solid waste from all households including slums and informal settlements, commercial, institutional and other non-residential premises. From multi-storage buildings, large commercial complexes, malls, housing complexes, etc., this may be collected from the entry gate or any other designated location;
- (c) Municipal Council/Nagar Panchayat have to establish a system to recognise organisations of waste pickers or informal waste collectors and promote and establish a system for integration of these authorised waste-pickers and waste collectors to facilitate their participation in solid waste management including door-to-door collection of waste;
- (d) Municipal Council/Nagar Panchayat have to facilitate formation of Self Help Groups, provide identity cards and thereafter encourage integration of informal waste pickers in solid waste management including door-to-door collection of waste.
- (e) Municipal Council Rampur Bushahr to collect separately waste from sweeping of streets, lanes and by-lanes daily, or on alternate days or twice a week depending on the density of population, commercial activity and local situation.

- (f) Municipal Council/Nagar Panchayat have to collect horticulture, parks and garden waste separately and process in the parks and gardens, as far as possible.
- (g) Time for the door-to-door collection services will have to fixed by the concern ULBs. Generally timing should to be between 6.00 A.M. to 9.00 A.M. For proper waste collection vehicle such as tricycle, auto tipper used for door-to-door garbage collection should be equipped with Alarm with audible decibel fixed as per the rules and timing should be strictly followed by the sanitation workers.
- (h) For door-to-door garbage collection from commercial complex, offices and secondary bins timing should be between 9.00 AM to 11.00 AM.
- (i) For proper solid waste management & grievance redress Municipal Council/Nagar Panchayat should set up small office/ centre in each ward of their boundaries.
- (j) Under door-to-door services user charge for collection should be formulated on the following criteria:—

Sl. No	Category of User	User Charge on monthly basis (INR)
1.	Household (area less than 2000 sq. feet)	50
2.	Household (area more than 2000 sq. feet)	100
3.	Commercial Complex (Dhaba, sweet shop, coffee houses, provisional stores).	350
4.	Pan Shop	80
5.	Tea Shop	80
6.	Shops (Daily needs, clothes)	100
7.	Vegetables & fruits shops (Wholesale)	1000
8.	Vegetables & fruits shops (Retails)	250
9.	Sweet /snacks shop (Big)	400
10.	Offices (2 rooms)	100
11.	Offices (3-5 rooms)	250
12.	Offices (6-10 rooms)	1000
13.	Offices (11 – 20 rooms)	2000
14.	Offices (more than 20 rooms)	2000 for 20 rooms + 100 per additional room.
15.	Bank	500
	Bank Floor Area > 1000 sq. feet	750
16.	Govt. Schools	100
17.	Private Schools upto 100 students on producing student's enrolment certificate.	500
18.	Private Schools (more than 100 students)	1500
19.	Bakeries (small)	500

	(1917), 16 11-101 MQN, 21 MQN, 2010/ 0 1	, , , , , , , , , , , , , , , , , , ,
20.	Bakeries (manufacturing units)	1200
21.	PG Hostel / Guest House (upto 10 rooms)	500
22.	PG Hostel / Guest House (11 - 20 rooms)	1500
23.	PG Hostel / Guest House (21 - 30 rooms)	2500
24.	PG Hostel / Guest House (more than 30 rooms)	2500 for 30 rooms + 500 per additional room.
25.	Dharamshala	550
26.	Factories (Manufacturing unit) other than notifies in any other category.	1500
27.	Workshop (Tyre puncture shop)	100
28.	Workshop (repair shop)	250
29.	Workshop (repair + spare parts shop)	500
30.	Workshop (vehicle showroom, repair + spare parts).	750
31.	Workshop (those not touching any NH or SH)	300
32.	Restaurants	1500
33.	Restaurants + Bar	1700
34.	Cinema Hall (Theatre, multiples)	1500
35.	Govt. College	1000
36.	Private College	1500
37.	Hospital /Nursing Home (upto 50 beds)	1500
38.	Hospital /Nursing Home (51 - 100 beds)	2000
39.	Hospital /Nursing Home (more than 100 beds)	2000 + 250 per additional bed
40.	Clinics	150
41.	Clinics with medicines shops	250
42.	Chemist shop	200
43.	Laboratory	200
44.	Banquet Hall/ Hotel	2000 & 2000 per trip on demand.
45.	Special Hotels more than 50 Rooms	15000 & 2000 per trip on demand.
46.	Vehicle on demand for Dumper	3000 per trip
47.	Big Malls	2000 per floor
48.	Meat Shops (other than subscribed with chicken waste collection vehicle).	500
49.	Confectionary + Veg. Shop	250
50.	Scrap Dealers	400

51.	Street Vendor	100
52.	Cow Dung from cattle at households	350
53.	Any other establishment(s) not mentioned above.	To be decided by ULB

- **Note.**—User charge as prescribed above can be revised by the ULB time to time keeping in view the polluter pay principal to meet the operation and maintenance cost of the services under solid waste management.
- (k) User charge mentioned above for door-to-door services needs to be collected from each and every household & other establishments of all the wards in the municipal boundaries of the ULBs. Users charge decided above, contact person's name & number needs to be conveyed to general public through different media such as display on the vehicles used for these services, hoardings, pamphlets etc. Also, awareness generation campaigns need to be organised.
- (*l*) No manual loading or unloading of waste in compactor should be practised with open hand or without safety measure as per the Solid Waste Management Rules, 2016.
- **6. Secondary Storage of Municipal Solid Waste.**—Municipality by their own or with help of Agency hired needs to develop storage bins/ secondary storage points for the collection of waste generated in the town, they will also be responsible to monitor the condition of these bins so that no filthy or unhygienic condition develops around. While establishing or monitoring secondary storage bins following precaution needs to be taken care.
 - a. Storage/Secondary storage bins should be designed and develop on the basis of the quantity of waste generated, density of population in the notified municipal boundaries. Minimum distance between two bins should be 500 meters and within radius of 1 Km maximum numbers of bins should limited upto to 5. Established bins must be covered with movable lid and must be approachable/connected with metallic or non-metallic road.
 - b. Bins provided by Municipal Council / Nagar Panchayat or any hired agency should be designed in such a manner so that waste disposed in does not get scattered in open atmosphere and it should be artistic in nature so that it motivates people to dispose their waste in the bins not in open.
 - c. Bins placed at designated place by Municipal Council / Nagar Panchayat or any hired agency should motivate people to practice waste segregation and it should be placed as per Solid Waste Management Rule, 2016 having colour coding for different types of waste.
 - ♣ Green: Biodegradable waste (Food Waste, garden waste)
 - ♣ Blue: -Non-Biodegradable waste
 - ♣ Red: Hazardous or toxics waste
 - *d.* Well-designed Vehicle like Auto Tipper/Compactor should be used for the purpose of transportation of waste and evacuating the bins.
 - e. All the co-operative society, residential welfare association/society, institutional organisation will be responsible to place suitable quantity of bins approved by the Municipal Council/Nagar Panchayat on the fixed place in their compound so that waste

generated from there can be stored properly and collected from time to time by the municipal vehicle. User charge for these services fixed by the ULBs should be collected by the authorised person of local body.

- f. It will be prime responsibility of all the waste generators/citizens to store and sell/handover the recyclable waste to the Ragpickers/Kabadiwala or person/organisation designated by the Municipal Council/Nagar Panchayat. They have to ensure that no such waste is being disposed on the road/drain/secondary storage bins/ open space.
- g. Door-to-door garbage collection, secondary storage bins, collection & transportation, processing of waste and disposal of waste in sanitary land fill site, all these services will be provided by Municipal Council/Nagar Panchayat or any hired agency. ULBs will charge user fee for all these services and violatorwill be fined on the spot or punished and can be subjected to court as per rule.
- h. Waste from the slaughter house, fish market, fruit & vegetable market is biodegradable in nature, so proper storage facility should be designed so that no health hazard spreads from this & facility for composting should be developed to make use of such waste in generating organic manure from it. For ensuring proper disposal of such waste every generator have to ensure best storage facility and segregation of such waste at source and door-to-door collection should be practiced by ULBs to collect 100% of such waste and take to processing plant. On Violation,waste generator should be fined on the spot or punished and can be subjected to court as per rule.
- i. Municipal Council/Nagar Panchayat have to establish waste deposition centres for domestic hazardous waste and give direction for waste generators to deposit domestic hazardous wastes at this centre for its safe disposal. Such facility shall be established in a city or town in a manner that one centre is set up for the area of twenty square kilometres or part thereof and notify the timings of receiving domestic hazardous waste at such centres.
- j. Bio-medical & industrial waste should not be mixed with municipal waste and such waste should be stored and disposed separately as per the rules applicable. For the disposal of bio-medical waste Common Bio medical Waste Treatment Facility (CBMWTF) should be developed in each ULB either separately or on the cluster basis. By paying the fixed user fee such waste can be easily disposed off.
- k. Construction and demolition waste should be store separately as and when generated, in his/her own premises and shall be disposed off as per the Construction and Demolition Waste Management Rules, 2016. ULBs should fix user charge for transportation and disposal of C&D waste and generator should dispose this waste by paying the charge as per the rules and at the designated place. Disposing of such waste in open space, road side, common place will be treated as illegal and fined as per the rules.
- Gardening/Horticultural waste should also be stored separately at source. ULBs should
 fix a day or two in week and some place where generator should give their waste and
 from there it should be transported to disposal site.
- m. Dry leaves, plastic and other such waste should not be burnt in open, doing such activity will be treated as illegal and punishable, violator should be fined as per the rules.

- n. Stray animal should be restricted from roaming in and around the waste disposal site & secondary storage bins or any public place in the town.
- o. Every citizen, institutions, office buildings, commercial complexes has to ensure that there is no open discharge of grey water, black water or any other such polluted water in drain, open space or on road which can spread health issues, doing such activity will be treated as illegal and punishable as per the rules.
- p. No person should dispose dead animal or any such material in open space, road side, community park or any other place which can spread pollution and health issues, doing such activity will be treated as illegal and punishable as per the rules.
- q. Municipal Council/Nagar Panchayat have to set up covered secondary storage facility for temporary storage of street sweepings and silt removed from surface drains in cases where direct collection of such waste into transportation vehicle is not convenient. Waste so collected shall be collected and disposed of at regular intervals as decided by the local body.
- r. Municipal Council/Nagar Panchayat can develop bins free solid waste management facility but for this 100% waste collection from the door step of the generator should be ensured.
- 7. Secondary Collection & Transportation of Municipal Solid Waste.—(a) Each storage bins/secondary storage bins should be attended daily by the help of auto tipper, tractor, compactor etc.
- (b) Closed vehicle should be used for the transportation of waste. To reduce the frequency of loading and unloading of waste compactor should be used.
- (c) Municipal Council/Nagar Panchayat will have to ensure safe storage and transportation of the domestic hazardous waste to the hazardous waste disposal facility.
- (d) Transport segregated biodegradable waste to the processing facilities like compost plant, bio-methanation plant or any such facility. Preference shall be given for onsite processing of such waste
- (e) Transport non-biodegradable waste to the respective processing facility or material recovery facilities or secondary storage facility. Ensure transportation of construction and demolition waste as per the provisions of the Construction and Demolition Waste Management Rules, 2016.

CHAPTER—IV

MUNICIPAL SOLID WASTE PROCESSING & DISPOSAL

- 1. Waste Processing Plant.—Municipal Council/Nagar Panchayat with help of State Pollution Control Board approval needs to develop solid waste management / processing plant to make use of daily generated biodegradable waste so that it can reduce the quantity of waste being disposed at the sanitary land fill site.—
 - (a) Municipal Council/Nagar Panchayat have to collect waste from vegetable, fruit, flower, meat, poultry and fish market on day-to-day basis and promote setting up of

decentralised compost plant or bio-methanation plant at suitable locations in the markets or in the vicinity of markets ensuring hygienic conditions.

- (b) Involve communities in waste management and promotion of home composting, biogas generation, decentralised processing of waste at community level subject to control of odour and maintenance of hygienic conditions around the facility.
- (c) For processing of biodegradable waste Municipal Council/Nagar Panchayat have to establish waste processing plant such as composting plant—windrow compost plant, vermi composting plant, waste to energy or any other such technology by their own or with help of any other licensed company/firm/organisation on Build—Operate-Transfer (BOT)/object oriented (OO) method.
- (d) For processing of mixed recyclable waste Municipal Council/Nagar Panchayat have to establish recycling unite such as incineration, RDF Plant or other such recycling technology by their own or with help of any other licensed company/firm/organisation on Build–operate-transfer (BOT)/object oriented (OO) method.
- (e) Municipality may also send the non-biodegradable/dry waste as RDF to nearby cement factories for co-processing.
- **9. Waste Disposal**.—(*a*) Municipal Council/Nagar Panchayat have to stop land filling or dumping of mixed waste soon after the timeline for setting up and operationalisation of sanitary landfill is over.
- (b) Municipal Council/Nagar Panchayat have to allow only the non-usable, non-recyclable, non-biodegradable, non-combustible and non-reactive inert waste and pre-processing rejects and residues from waste processing facilities to go to sanitary landfill.
- (c) Sites shall meet the specifications as given in Schedule–I of Solid Waste Management Rules, 2016, however, every effort shall be made to recycle or reuse the rejects to achieve the desired objective of zero waste going to landfill.
- (d) Municipal Council/Nagar Panchayat have to investigate and analyse all old open dumpsites and existing operational dumpsites for their potential of bio mining and bio-remediation and where so ever feasible, take necessary actions to bio-mine or bio-remediate the sites.
- (e) Municipal Council/Nagar Panchayat have to ensure that in absence of the potential of bio-mining and bio-remediation of dumpsite, it shall be scientifically capped as per landfill capping norms to prevent further damage to the environment.

CHAPTER-V

MONITORING BY WARD COMMITTEE

Constitution of Ward Sanitation Committee.—A Ward Sanitation Committee shall be constituted in each ward of the Municipal Council/Nagar Panchayat. The Ward Sanitation Committee shall have 11 to 15 members. The members of the WSC would comprise of ward member, sanitary inspector, tax collector or a designated officer by Municipal Council/Nagar Panchayat for each ward, representatives of Residential Welfare Associations (RWAs) of the ward, representatives from slum sanitation committee, representatives of Community Based Organisations (SHGs, youth club etc.), local leaders, senior citizens etc. The Ward Sanitation Committee shall oversee the sanitation activity in the ward.

CHAPTER—VI

STAKEHOLDER'S RESPONSIBILITIES

10. Responsibilities of various stakeholders:

- **10.1 Responsibilities of Waste Generators**.—(a) No waste generator shall throw the waste generated by him on the street, open spaces, drain or water bodies.
- (b) No person shall let the dirty water, mud, night soil, cow dung, urine, polluted water from their own house, organisation, commercial establishments to accumulate in their own compound nor let it flow on common streets in a way that the environment gets polluted by foul smell or poses a threat to public health.
- (c) To wrap securely used sanitary waste as and when generated in a newspaper or suitable biodegradable wrapping material and place the same in the domestic bin meant for non-biodegradable waste.
- (d) All citizens shall have the responsibility to dispose of the recyclable waste generated in their complexes to the waste pickers authorised by the Municipal Council/Nagar Panchayat or waste collector or containers of the Municipal Council/Nagar Panchayat and not put it on the road under any circumstances.
 - (e) All waste generators shall pay user fees as specified in these bye-laws.
- (f) No waste generator shall throw, burn or burry the solid waste generated by him on streets, open public spaces outside his premises or in the drain or water bodies.
- (g) No dead animals or their remains to be thrown in any public places or any such place, which create any kind of pollution.
- (h) If any person is found violating activities prohibited for doing, fine charges shall be collected from the offender by the Municipal Council / Nagar Panchayat.
- **10.2 Responsibility of Ward Sanitation Committee.**—(a) The Ward Sanitation Committee shall oversee the sanitation and cleanliness activities in ward.
- (b) The Ward Sanitation Committee shall act as a grievances redressal point on sanitation issues at ward level.
- (c) The Ward Sanitation Committee shall have the power to impose fine on any offender and also have the power to waive of penalties.
- (d) The Ward Sanitation Committee will promote home composting, bio-gas generation, decentralised processing of waste at community level subject to control of odour and maintenance of hygiene around the facility.
- (e) The Ward Sanitation Committee will give warning to any offenders of these bye-laws. After two warning by the Ward Sanitation Committee or the Municipal Council / Nagar Panchayat, penalty shall be collected from the violator as per the provisions of these bye-laws.

- 10.3 Responsibility of the Municipal Council/Nagar Panchayat.—(a) The Municipal Council/Nagar Panchayat shall within its territorial area, be responsible for ensuring daily and throughout the year system of cleaning of all common roads, places, temporary settlements, slums, areas, markets, its own parks, gardens, tourist spots, cemeteries and shall be bound to collect the garbage from the nearest declared storage containers, and transport it every day to the final disposal point in closed vehicles for which the municipal authority may engage private parties on contract or Public Private Partnership mode, apart from its own permanent cleaning staff and vehicles.
- (b) The Municipal Council/Nagar Panchayat or the authorized agency engaged by the Municipal Council/Nagar Panchayat shall provide and maintain suitable community bins on public roads or other public spaces.
- (c) The Municipal Council/Nagar Panchayat for the purpose of managing such sanitation activities in decentralised and regular manner shall designate one ward officer, in every ward to supervise the spots of containers, public toilets, community toilets or urinals in public places, transfer station for public garbage, landfill processing units etc. for final disposal of city's garbage.
- (d) The designated ward officer by the Municipal Council/Nagar Panchayat shall also be a member of the concerned Ward Sanitation Committee which shall act as the first point of grievance redressal on sanitation issues of the concern ward and meet complaints of citizens on issues of sanitation.
- (e) The Municipal Council/Nagar Panchayat shall facilitate construction, operation and maintenance of solid waste processing facilities and associated infrastructure on their own or through any agency for optimum utilisation of various components of solid waste adopting suitable technology including the technologies and the guidelines issued by the Ministry of Urban Development from time to time and standards prescribed by the Central Pollution Control Board.
- (f) The Municipal Council/Nagar Panchayat shall create awareness through Information, Education and cCommunication (IEC) campaign and educate the waste generators on minimal generation of waste, not to litter, re-use the waste to the extent possible, practice segregation of wet bio-degradable waste, dry recyclable and combustible waste and domestic hazardous waste at source, wrap securely used sanitary waste as and when generated in a newspaper or suitable biodegradable wrapping material and place the same in the domestic bin meant for non-biodegradable waste, storage of segregated waste at source and payment of monthly user fee.
- (g) Chemical fertilizers shall be replaced by use of compost in all parks, gardens maintained by the Municipal Council/Nagar Panchayat and any other places within two years of notification.
 - (h) Promote recycling initiatives by informal waste recycling sector.
- (i) The Municipal Council/Nagar Panchayat shall make efforts to streamline and formalize Solid Waste Management systems and endeavour that the informal sector workers in waste management (rag pickers) are given priority to upgrade their work conditions and are enumerated and integrated into the formal system of Solid Waste Management in cities.
- (*j*) Ensure that the operator of a facility provides personal protection equipment including uniform, fluorescent jacket, hand gloves, raincoats, appropriate foot wear and masks to all workers handling solid waste and the same are used by the workforce.

- (k) Ensure occupational safety of the Municipal Council/Nagar Panchayat own staffs and staffs of outsource agency involved in collection, transport and handling waste by providing appropriate and adequate personal protective equipments.
- (*l*) In case of an accident at any solid waste processing or treatment or disposal facility or landfill site, the officer-in-charge of the facility shall report to the Municipal Council/Nagar Panchayat immediately which shall review and issue instructions if any, to the in-charge of the facility.

CHAPTER-VII

PROSECUTION & PENALTIES

- 11. Prosecution.—(I) Prosecution can be made on violation of above said rules under Municipal Solid Waste Management Rules, 2016, Himachal Pradesh Council/Nagar Panchayat Act, 1994 and Environmental Protection Act, 1986. Even the prosecution can be made on the official/workers responsible for implementing so called services under the above said Bye-Laws if they are not performing their task or delaying their responsibility to implement the services.
- (II) Whosoever contravenes the provision of above said Bye-Laws shall be in addition to the penalties already mentioned under any act/rules/laws/bye-laws for time being in force would be liable for disconnection of water supply, electricity and other civic amenities and the Executive Officer/Secretaries of the ULB may request the competent authorities to withdraw any other services if granted in favour of Institution/Commercial Establishment/person committing the offence.

12. Penalties.—On the violation of above said municipal Bye-laws fixed penalties are as below:—

Sl. No.	Offence	Municipal Council/ Nagar Panchayat
1.	Littering by people of residential colony	Rs. 500 per day
2.	Open dumping by shopkeepers	Rs. 1000 per day
3.	Littering/open dumping by restaurants owners	Rs. 2000 per day
4.	Littering/open dumping by Hotel Owners	Rs. 2000 per day
5.	Littering/ open dumping by Industries	Rs. 5000 per day
6.	Street Vendor like fast-food, chat, ice-cream, juice corner etc.	Rs. 250 per day
7.	Open defecation/urination in public place	Rs. 500 per offence committed.
8.	Disposal of dung in open space/public place	Rs. 2000 per day
9.	Disposal of construction & demolition waste in open space/road side/ public place by resident.	Rs. 2000 per day
10.	Littering of waste like dung, construction & demolition waste on road while transporting through private tractor/ vehicle.	Rs. 2000 per day
11.	Disposal of waste water from house in non-authorised place	Rs. 2000 per day
12.	Disposal of sewer in non-authorised place	Rs. 5000 per day
13.	Not keeping of closed dust bins in adequate number & quantity by owners mention from Sl. No. 2- 6.	Rs. 5000 per day

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14.	Spilling of Oil, Dust, water & other material by road side Motor, Bike, Bicycle repair mechanics.	Rs. 1000 per day	
15.	Disposal of Skin, feather, blood, flash or any other material of animal(s) by shopkeeper.		
16.	Littering by pet animals like dogs, cow, etc. on road side/ open space/ community place.	Rs. 1000 per day	
17.	Littering or disposal of waste in front of Marriage hall, community place, exhibition hall, Mela ground.		
18.	Encroachment of Road by Dhabas or any other such shop and disposing of waste on road side, open space. Rs. 1000 per day		
19.	Encroachment of Road by fruit, vegetable local vendor and disposing of waste on road side, open space.		
20.	Encroachment of Road by Hair cutting saloon and disposing of waste on road side, open space. Rs. 250 per day		
21.	Encroachment & Disposal of construction & demolition waste in open space/ road side/ public place by Businessman, shopkeepers.		
22.	Disposal of waste by Private Nursing Home/Hospital, Clinics, Dispensaries on road side, open space.	Rs. 5000 per day	
23.	Non-Segregation of waste at source		
i.	Residents	Rs. 250 for first offence and Rs. 500 for second & subsequent offences in a month.	
ii.	Shopkeepers	Rs. 500 for first offence and Rs. 1000 for second & subsequent offences in a month.	
iii.	Restaurants owners	Rs. 1000 for first offence and Rs. 2000 for second & subsequent offences in a month.	
iv.	Hotel Owners	Rs. 1500 for first offence and Rs. 2500 for second & subsequent offences in a month.	
V.	Industrial Establishment	Rs. 3000 for first offence and Rs. 5000 for second & subsequent offences in a month.	
vi.	Sweets, snacks, fast food. Ice-creams, sugarcane & other juice and vegetables vendor carts.	Rs. 250 for first offence and Rs. 500 for second & subsequent offences in a month.	

13. Repeal/Contradict:

- ✓ Once these bye-laws come into force any other rules, bye-laws, policy with regard to this matter adopted by any ULB will be considered as disaffirm.
- ✓ Any work done or scheme implemented under any previous rules/bye-laws will not be impugn unless until it is just opposite or completely contrary to the action to be taken under the above said bye-laws.

Sd/-Executive Officer, Municipal Council, Rampur Bushahr, District Shimla (H.P.).

ब अदालत विवाह पंजीकरण अधिकारी, बड़सर, उप-मण्डल बड़सर, जिला हमीरपुर, हि0 प्र0

- 1. Abnish Thakur age 26 years s/o Sh. Vijay Kumar, r/o Village & P.O. Khaiah, Tehsil & District Hamirpur (H.P.).
- 2. Shilpa Thakur age 21 year d/o Sh. Balbir Singh, r/o Village Jharnot, P.O. Patta, Tehsil Bhoranj, District Hamirpur (H.P.)

बनाम

आम जनता प्रतिवादी।

आम जनता को सूचित किया जाता है कि प्रार्थी एक व दो ने इस न्यायालय में विवाह पंजीकरण करवाने का आवेदन किया है। अतः इस इश्तहार द्वारा आम जनता व उपरोक्त आवेदनकर्ता के माता—पिता को इस विवाह के पंजीकरण बारे एतराज हो तो दिनांक 28—02—2019 या इससे पूर्व प्रातः 10.00 बजे इस न्यायालय में आपित दर्ज करवा सकते हैं। इस तिथि के बाद कोई उजर स्वीकार नहीं किया जावेगा।

आज दिनांक 06-02-2019 को मेरे हस्ताक्षर एवं मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित / – विवाह पंजीकरण अधिकारी, बड़सर, उप–मण्डल बड़सर, जिला हमीरपुर, हि0 प्र0।

In the Court of Addl. Registrar of Marriage-cum-Sub-Divisional Magistrate, Hamirpur (H. P.)

In the matter of:

1. Amit Dhiman s/o Shri Desh Raj Dhiman r/o Village Dhanpur, Post Office Lahar, Tehsil Nadaun, District Hamirpur (HP) presently residing at Institute of Hotel Management, VPO Salasi, Tehsil & District Hamirpur (HP)

and

2. Sarojini Devi d/o Visheshwar Lal r/o Block No. 29, Room No. 422, HPSEB Colony, VPO Bhaba Nagar, Tehsil Nichar, Distt. Kinnaur (HP). ... Applicants.

Versus

General Public

<u>Subject</u>.— Notice for registration of marriage.

Sh. Amit Dhiman and Sarojini Devi have filed an application u/s 16 of Special Marriage Act, 1954 alongwith affidavits in the court of the undersigned in which they have stated that they have solemnized their marriage on 31-12-2018 at Mata Bagulamukhi Temple, Bankhandi, District Kangra (HP) according to Hindu rites and customs.

Therefore, the General Public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objections personally or in writing before this court on or before 08-03-2019. The objections received after 08-03-2019 will not be entertained and marriage will be registered accordingly.

Issued today on 29-01-2019 under my hand and seal of the court.

Seal. Sd/-

Addl. Registrar of Marriage-cum-Sub-Divisional Magistrate, Hamirpur (H. P.).

In the Court of Addl. Registrar of Marriage-cum-Sub-Divisional Magistrate, Hamirpur (H. P.)

In the matter of:

1. Sh. Sachin Katna s/o Shri Kamal Dev r/o Village Kangri Kot, P.O. Kot, Tehsil Ghumarwin, District Bilaspur (HP) c/o Munish Kumar s/o Sh. Shyam Lal, HOuse No. 18, Ward No. 3, Hamirpur, Tehsil & District Hamirpur (HP)

and

2. Anjali Sharma d/o Sh. Prakash Sharma r/o Ward No. 3, Village & Post Office Takrehra, Tehsil Ghumarwin, District Bilaspur (HP) ... Applicants.

Versus

General Public

<u>Subject</u>.— Notice for registration of marriage.

Sh. Sachin Katna and Anjali Sharma have filed an application u/s 16 of Special Marriage Act, 1954 alongwith affidavits in the court of the undersigned in which they have stated that they

have solemnized their marriage on 27-01-2019 at Bhota Mandir, District Hamirpur (HP) according to Hindu rites and customs.

Therefore, the General Public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objections personally or in writing before this court on or before 08-03-2019. The objections received after 08-03-2019 will not be entertained and marriage will be registered accordingly.

Issued today on 29-01-2019 under my hand and seal of the court.

Seal.

Sd/-

Addl. Registrar of Marriage-cum-Sub-Divisional Magistrate, Hamirpur (H. P.).

ब अदालत विवाह पंजीकरण अधिकारी, बडसर, उप-मण्डल बडसर, जिला हमीरपुर, हि0 प्र0

- 1. Rajesh Kumar age 27 years s/o Sh. Karam Singh, r/o Village Rachhoh, P.O. Chamiari, Tehsil Bangana, District Una (H.P.).
- 2. Manisha age 18 year d/o Sh. Vijay Kumar, r/o Ward No. 3, Village Baghni, P.O. Sidhbari, Tehsil Dharamshala, District Kangra (H.P.)

बनाम

आम जनता

·· प्रतिवादी।

आम जनता को सूचित किया जाता है कि प्रार्थी एक व दो ने इस न्यायालय में विवाह पंजीकरण करवाने का आवेदन किया है। अतः इस इश्तहार द्वारा आम जनता व उपरोक्त आवेदनकर्ता के माता—पिता को इस विवाह के पंजीकरण बारे एतराज हो तो दिनांक 05—04—2019 या इससे पूर्व प्रातः 10.00 बजे इस न्यायालय में आपत्ति दर्ज करवा सकते हैं। इस तिथि के बाद कोई उजर स्वीकार नहीं किया जावेगा।

आज दिनांक 22-01-2019 को मेरे हस्ताक्षर एवं मोहर अदालत द्वारा जारी किया गया।

मोहर।

हस्ताक्षरित / –

विवाह पंजीकरण अधिकारी,

बड़सर, उप–मण्डल बड़सर, जिला हमीरपुर, हि0 प्र0।

In the Court of Mr. Zaffar Iqbal, I.A.S., Sub-Divisional Magistrate, Hamirpur (H. P.)

In the matter of:

Sh. Sushil Rangra s/o Sh. Partap Chand Rangra, r/o Village & P.O. Sarahkar, Tehsil and District Hamirpur (H.P.). . . . Applicant.

Versus

General Public ... Respondent.

Subject.— Notice for proclamation Late registration of date of birth as per section 13(3) in the Gram Panchayat Sarahkar record.

Whereas Sh. Partap Chand Rangra has filed application u/s 13(3) of Birth and Death Registration Act,1969 alongwith relevant record pertaining to his son Sushil Rangra actual date of birth *i.e.* 10-11-1981 which is not entered in applicants Gram Panchayat record inadvertently of ignorance and lack of knowledge applicant and his family member. Therefore, the general public is hereby informed through this notice that any person who has any objection regarding issuing order for entry of date of birth of applicant Sh. Sushil Rangra s/o Sh. Partap Chand Rangra *i.e.* 10-11-1981 can file the objection personally or in writing before this court on or before 15-03-2019. The objection received after will not be entertained and order will be issued for registration of date of birth accordingly.

Issued today on 13-02-2019 under my hand and seal of the court.

Seal. Sd/-

Sub-Divisional Magistrate, Hamirpur (H.P.).

In the Court of Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.)

In the matter of:

1. Sh. Som Raj s/o Sh. Roshan Lal, r/o Village Ropa, P. O. Nalti, Tehsil & District Hamirpur (H.P.).

and

2. Smt. Dimple Thakur d/o Sh. Puran Singh, r/o Village & P.O. Kashmir, Tehsil Nadaun, District Hamirpur (H.P.)

Versus

General Public

Subject.— Notice for Registration of Marriage.

Sh. Som Raj & Smt. Dimple Thakur have filed an application u/s 15 & 16 of Special Marriage Act, 1954 alongwith affidavits in the court of undersigned in which they have stated that they have solemnized their marriage on 15-12-2018 at Maa Jhaniary Mandir Jatehari, Tehsil & Distt. Hamirpur(H.P.) according to Hindu rites and customs.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before this court on or before 18-03-2019. The objection received after 18-03-2019 will not be entertained and marriage will be registered accordingly.

Issued today on 12-02-2019 under my hand and seal of the court.

Seal. Sd/-

Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.).

In the Court of Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.)

In the matter of:

1. Ravi Kumar s/o Bidhi Chand, r/o Village and P.O. Charot, Tehsil Sujanpur, District Hamirpur (H.P.)

and

2. Neha Dogra d/o Mahinder, r/o Ward No. 2, House No. 147, P. O. & Tehsil Manali, District Kullu (H.P.) presently residing c/o Suresh Kumar s/o Sh. Udho Ram, r/o Village Kadriana, P.O. Didwin, Tehsil & District Hamirpur (H.P.)

Versus

General Public

<u>Subject</u>.— Notice of Intended Marriage.

Sh. Ravi Kumar and Neha Dogra have filed an application u/s 5 of Special Marriage Act, 1954 alongwith affidavits in the court of undersigned in which they stated that they intend to solemnized their marriage within next three calendar months. Therefore, the General Public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before this court on or before 18-03-2019. The objection received after 18-03-2019 will not be entertained and marriage will be registered accordingly.

Issued today on 12-02-2019 under my hand and seal of the court.

Seal. Sd/-

Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.).

In the Court of Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.)

In the matter of:

1. Sh. Bony Attwal s/o Sh. Anwar Attwal,, r/o Ward No. 5, House No. 216, Brij Nagar, Hamirpur, Tehsil & District Hamirpur (H.P.)

and

2. Ms. Lalita d/o Sh. Man Chand, r/o Village Bahi, P.O. Bhambla, Tehsil Sarkaghat, District Mandi (H.P.)

Versus

General Public

Subject.— Notice for Registration of Marriage.

Sh. Bony Attwal & Ms. Lalita have filed an application u/s 16 of Special Marriage Act, 1954 alongwith affidavits in the court of undersigned in which they have stated that they have solemnized their marriage on 15-05-2013 at Gasota Mahadev Mandir, Hamirpur according to Hindu rites and customs.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before this court on or before 14-03-2019. The objection received after 14-03-2019 will not be entertained and marriage will be registered accordingly.

Issued today on 11-02-2019 under my hand and seal of the court.

Seal. Sd/-*Marriage Officer*-cum-*Sub-Divisional Magistrate*,

Hamirpur (H.P.).

In the Court of Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.)

In the matter of:

1. Pankaj Chaudhary s/o Ram Singh, r/o Village Ghaliyan, P.O. Bharthyan, Tehsil & District Hamirpur (H.P.)

and

2. Komal d/o Kulwant Singh, r/o Ward No. 3, Doli Mohalla, Sujanpur, District Hamirpur (H.P.)

Versus

General Public

Subject.— Notice of Intended Marriage.

Sh. Pankaj Chaudhary and Komal have filed an application u/s 5 of Special Marriage Act, 1954 alongwith affidavits in the court of undersigned in which they stated that they intend to solemnized their marriage within next three calendar months. Therefore, the General Public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before this court on or before 18-03-2019. The objection received after 18-03-2019 will not be entertained and marriage will be registered accordingly.

Issued today on 12-02-2019 under my hand and seal of the court.

Seal. Sd/-

Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.).

In the Court of Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.)

In the matter of:

1. Sh. Rohit Kumar s/o Sh. Satish Kumar, r/o Yoh, Post Office & Tehsil Sarkaghat, District Mandi (H.P.)

and

2. Vandana Kumari d/o Sh. Karam Chand, r/o Village Khatwin, P.O. Dhaned, Tehsil & District Hamirpur (H.P.)

Versus

General Public

Subject.— Notice for Registration of Marriage.

Sh. Rohit Kumar & Vandana Kumari have filed an application u/s 15 & 16 of Special Marriage Act, 1954 alongwith affidavits in the court of undersigned in which they have stated that they have solemnized their marriage on 29-01-2019 at Shiv Parvati Mandir, Anu, Tehsil & District Hamirpur (H.P.) according to Hindu rites and customs.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding this marriage can file the objection personally or in writing before this court on or before 22-03-2019. The objection received after 22-03-2019 will not be entertained and marriage will be registered accordingly.

Issued today on 16-02-2019 under my hand and seal of the court.

Seal. Sd/-

Marriage Officer-cum-Sub-Divisional Magistrate, Hamirpur (H.P.).

In the Court of Sub-Divisional Magistrate, Hamirpur (H.P.)

In the matter of:

1. Monika Sharma d/o Sh. M. L. Sharma (Manohar Lal), r/o Village Bhaddu Khiah, Tehsil & District Hamirpur (H.P.). . . . Applicant.

Versus

General Public "Respondent.

Subject.—Proclamation regarding correction of father name of applicant in the State Offici Gazette.

Whereas Smt. Monika Sharma d/o Sh. M. L. Sharma (Manohar Lal), r/o Village Bhaddu Khiah, Tehsil & District Hamirpur (H.P.) alongwith copies of Matric Certificate and Pan Card of

her father pertaining to his father's correct name *i.e.* Manohar Lal Sharma which has wrongly been entered in the Income Tax Department record as Wishal Sharma (which is her husband name) inadvertently.

Therefore, the general public is hereby informed through this notice that any person who has any objection regarding correctness of father's name of the applicant as "MANOHAR LAL SHARMA" instead of "WISHAL SHARMA" can file the objection personally in writing before this court of undersigned on or before 15-03-2019. The objection received after will not be entertained and order will be issued for correctness of name of the applicant accordingly.

Issued today on 13-02-2019 under my hand and seal of the court.

Seal.

Sub-Divisional Magistrate,
Hamirpur, Distt. Hamirpur (H.P.).

In the Court of Shri M.R. Dogra, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.)

Shri Chandan Singh s/o Shri Bhaithu Ram, r/o Village Chanjah, P.O. Kulag, Tehsil Kupvi, District Shimla, Himachal Pradesh . . . *Applicant*.

Versus

General Public .. Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, the applicant Shri Chandan Singh s/o Shri Bhaithu Ram, r/o Village Chanjah, P.O. Kulag, Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith affidavit and copies of Adhar Card, Parivar Register, School Living Certificate and Copy of revenue record stating that his name has been recorded in the revenue record as "Chanan Singh" wrongly in place of "Chandan Singh" and requested to correct his name in revenue record & Panchayat record as "Chandan Singh". He further stated that in other documents his name is Chandan Singh.

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the applicants in the revenue/panchayat record as Chandan Singh instead of Sh. Chanan Singh, may file their claim/objections before this court within period one month from the publication of this notice in the Govt. Gazette failing which necessary orders will be passed.

Issued today 04-02-2019 under my signature and seal of the court.

Seal.

M.R. DOGRA,

Assistant Collector, IInd Grade, Kupvi,

District Shimla (H. P.).

In the Court of Shri M.R. Dogra, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.)

Shri Laiq Ram s/o Shri Kali Ram (Kalia), r/o Village Judu, P.O. & Tehsil Kupvi, District Shimla, Himachal Pradesh . . . Applicant.

Versus

General Public ... Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, the applicant Shri Laiq Ram s/o Shri Kali Ram (Kalia), r/o Village Judu, P.O. & Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith affidavit and copies of Adhar Card, Parivar Register, stating that his Father's name has been recorded in the revenue record as "Mohi Ram" wrongly in place of "Kali Ram (Kalia)" and requested to correct the name of his father in revenue record "Kali Ram (Kalia)". He further stated that in other documents his father's name is recorded as Kali Ram (Kalia).

Hence, this proclamation is issued to the general public, if they have any objection/claim regarding correction of name of the father of applicant in the revenue record as Kali Ram (Kalia) instead of Sh. Mohi Ram, may file their claims/objections on or before this court within a period of one month from the publication of this notice in the Govt. Gazette, failing which necessary orders will be passed.

Issued today 04-02-2019 under my signature and seal of the court.

Seal. M.R. DOGRA,

Assistant Collector, IInd Grade, Kupvi,

District Shimla (H. P.)

In the Court of Shri M.R. Dogra, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.)

Shri Mast Ram s/o Shri Saniya, r/o Village Bhalawan, P.O. & Tehsil Kupvi, District Shimla, Himachal Pradesh . . . Applicant.

Versus

General Public .. Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, the applicant Shri Mast Ram s/o Shri Saniya, r/o Village Bhalawan, P.O. & Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith affidavit and copies of Adhar Card, Parivar Register, stating that his Father name has been recorded in the

revenue record as "Sidhia" wrongly in place of "Sania" and requested to correct the name of his father in revenue record as "Sania". He further stated that in other documents his Father name is also recorded as Sania.

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the father of applicant in the revenue record as Sh. Sania instead of Sh. Sidhia, may file their claim/objections before this court within a period of one month from the publication of this notice in the Govt. Gazette, failing which necessary orders will be passed.

Issued today 04-02-2019 under my signature and seal of the court.

Seal. M.R. DOGRA,

Assistant Collector, IInd Grade, Kupvi,

District Shimla (H. P.).

In the Court of Shri M.R. Dogra, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.)

Smt. Shanti Devi wd/o Shri Bhajju, r/o Village Kanah, P.O. Jubli, Tehsil Kupvi, District Shimla, Himachal Pradesh . . . Applicant.

Versus

General Public ... Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, the applicant Smt. Shanti Devi wd/o Shri Bhajju, r/o Village Kanah, P.O. Jubli, Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith affidavit and copies of Adhar Card, Parivar Register, stating that her name has been recorded in the revenue record as "Kanta Devi as "wrongly in place of "Shanti Devi" and requested to correct her name in revenue record as "Shanti Devi". She further stated that in other documents her name is recorded as Shanti Devi.

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the applicant in the revenue record as Shanti Devi instead of Kanta Devi, may file their claim/objections before this court within a period of one month from the publication of this notice in the Govt. Gazette, failing which necessary orders will be passed.

Issued today 04-02-2019 under my signature and seal of the court.

Seal. M.R. DOGRA,

Assistant Collector, IInd Grade, Kupvi,

District Shimla (H. P.).

In the Court of Shri M.R. Dogra, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.)

Shri Het Ram s/o Shri Relu Ram, r/o Village & P.O. Jhoked, Tehsil Kupvi, District Shimla, Himachal Pradesh . . . *Applicant*.

Versus

General Public ... Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, Shri Het Ram s/o Shri Relu Ram, r/o Village & P.O. Jhoked, Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith copies of Adhar Card, School Living Certificate, PAN Card, Ration Card and Copy of Nakal Jamabandi, stating that his Father name has been recorded in the revenue record as "Balia" wrongly in place of "Relu Ram" and requested to correct the name of this father in revenue record as "Relu Ram". He further stated that in the other documents his Father name is also recorded as Relu Ram.

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the father of applicant in the revenue record as Relu Ram instead of Balia, may file their claim/objections on or before this court within a period of one month from the publication of this notice in the Govt. Gazette, failing which necessary orders will be passed.

Issued today 04-02-2019 under my signature and seal of the court.

Seal. M.R. DOGRA,

Assistant Collector, IInd Grade, Kupvi,

District Shimla (H. P.).

In the Court of Shri M.R. Dogra, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.)

Shri Ramesh s/o Shri Jeet Singh, r/o Village Bhatna, P.O. Kupvi, Tehsil Kupvi, District Shimla, Himachal Pradesh.

Sh. Het Ram s/o Shri Jeet Singh, r/o Village Bhatna, P.O. Kupvi, Tehsil Kupvi, District Shimla, Himachal Pradesh.

Sh. Deep Ram s/o Shri Jeet Singh, r/o Village Bhatna, P.O. Kupvi, Tehsil Kupvi, District Shimla, Himachal Pradesh . . . Applicant.

Versus

General Public ... Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, of the applicants s/o Sh. Ramesh, Het Ram, Deep Ram s/o Sh. Jeet Singh, r/o Village Bhatna, P.O. Kupvi, Tehsil Kupvi, District Shimla, Himachal Pradesh has filed an application in this court alongwith copies of Adhar Card, Parivar Register and copy of revenue record stating that their Father name has been recorded in the revenue record as "Shibiya" wrongly in place of "Jeet Singh" and requested to correct their Father name in revenue record as "Jeet Singh". They further stated that in the other document their Father name is recorded as Jeet Singh.

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the father of applicant in the revenue record as Jeet Singh instead of Sh. Shibiya, may file their claim/objections before this court within a period of one month from the publication of this notice in the Govt. Gazette, failing which necessary orders will be passed.

Issued today 04-02-2019 under my signature and seal of the court.

Seal.

M. R. DOGRA, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.).

In the Court of Shri M.R. Dogra, Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.)

Shri Bali Ram s/o Shri Ramsa, r/o Village Juinal, P.O. Chadoli, Tehsil Kupvi, District Shimla, Himachal Pradesh. . . . Applicant.

Versus

General Public

.. Respondent.

Subject.—Application u/s 35 to 38 of H.P. Land Revenue Act, 1954 for correction of name in revenue record.

Whereas, Shri Bali Ram s/o Shri Ramsa, r/o Village Juinal, P.O. Chadoli, Tehsil Kupvi, District Shimla has filed an application in this court alongwith copies of Adhar Card, Parivar Register and copy of Nakal Jamabandi stating that his name has been recorded in the revenue record as "Jhushu s/o Dei Ram" wrongly in place of "Bali Ram s/o Ramsa" and requested to correct his & his father name in revenue record as "Bali Ram s/o Ramsa".

Hence, this proclamation is issued to the general public if they have any objection/claim regarding correction of name of the applicant and his father in the revenue record as Bali Ram s/o Ramsa instead of Jhushu s/o Dei Ram, may file their claims/objections before this court within a period of one month from the publication of this notice in the Govt. Gazette, failing which necessary orders will be passed.

Issued today 04-02-2019 under my signature and seal of the court.

Seal. M.R. DOGRA,

Assistant Collector, IInd Grade, Kupvi, District Shimla (H. P.).

In the Court of Shri Neeraj Gupta, Sub-Divisional Magistrate, Shimla (R), District Shimla (H. P.)

Sh. Aman Kumar s/o Shri Dharma Dass, r/o Aman Niwas, Bhatta Kuffar, Tehsil and District Shimla, Himachal Pradesh.

Versus

General Public ... Respondent.

Whereas Sh. Aman Kumar s/o Shri Dharma Dass, r/o Aman Niwas, Bhatta Kuffar, Tehsil and District Shimla, Himachal Pradesh has filed an application alongwith affidavit in the court of undersigned under section 13(3) of the Birth & Death Registration Act, 1969 to enter the date of death of his mother named—Late Smt. Kamla Devi w/o Shri Dharma Dass, r/o Aman Niwas, Bhatta Kuffar, Tehsil and District Shimla, Himachal Pradesh in the record of Secy., Birth and Death, Gram Panchayat Chamyana, Tehsil & District Shimla.

Sl. No.	Name of the family member	Relation	Date of death
1.	Late Smt. Kamla Devi	Mother	20-12-2018

Hence, this proclamation is issued to the general public if they have any objection/claim regarding date of death of above named in the record of Secy., Birth and Death, Gram Panchayat Chamyana, Tehsil &, District Shimla may file their claim/objections on or before one month of publication of this notice in Govt. Gazette in this court, failing which necessary orders will be passed.

Issued today 11-02-2019 under my signature and seal of the court.

Seal. Sd/Sub-Divisional Magistrate,
Shimla (R), District Shimla.

In the Court of Sh. Rishabh Sharma, Executive Magistrate, Tehsil Nerwa, District Shimla, H. P.

Shri Besu Ram s/o Shri Panu Ram, r/o Village Bhatgarh, P.O. Paban, Tehsil Nerwa, District Shimla, H.P. . . . Applicant.

Versus

General Public ... Respondent.

Application under section 13 (3) of Birth and Death Registration Act, 1969.

Whereas Shri Besu Ram s/o Shri Panu Ram, r/o Village Bhatgarh, P.O. Paban, Tehsil Nerwa, District Shimla, H.P. has preferred an application to the undersigned for registration of name of his son namely Mr. Ankit Sharma whose date of birth is 10-05-1998 in the Gram Panchayat Paban, Tehsil Nerwa, District Shimla, H.P.

Therefore by this proclamation, the general public is hereby informed that any person having any objection for entry as to date of birth mentioned above, may submit/his objection in writing in this court on or before 28-02-2019 failing which no objection will be entertained after expiry of date and will be decided accordingly.

Given under my hand and seal of the court on this 29-01-2019.

Seal.	RISHABH SHARMA
	Executive Magistrate
	Tehsil Nerwa, District Shimla, H.P

In the Court of Sh. Rishabh Sharma, Executive Magistrate, Tehsil Nerwa, District Shimla, H. P.

Shri Khem Dass s/o Shri Shibu Ram, r/o Village Manu, P.O. Gianh, Tehsil Nerwa, District Shimla, H.P. . . . Applicant.

Versus

General Public ... Respondent.

Application under section 13 (3) of Birth and Death Registration Act, 1969.

Whereas Shri Khem Dass s/o Shri Shibu Ram, r/o Village Manu, P.O. Gianh, Tehsil Nerwa, District Shimla, H.P. has preferred an application to the undersigned for registration of name of his son namely Mr. Nishant whose date of birth is 04-02-2004 in the Gram Panchayat Manu Bhabiya, Tehsil Nerwa, District Shimla, H.P.

Therefore by this proclamation, the General Public is hereby informed that any person having any objection for entry as to date of birth mentioned above, may submit his/her objection in writing in this court on or before 28-02-2019 failing which no objection will be entertained after expiry of date and will be decided accordingly.

Given under my hand and seal of the court on this 30-01-2019.

Seal.

RISHABH SHARMA,

Executive Magistrate,

Tehsil Nerwa, District Shimla, H.P.

ब अदालत श्री दिवान सिंह नेगी, सहायक समाहर्ता द्वितीय श्रेणी, तकलेच, जिला शिमला, हि0 प्र0

नं० मुकद्दमा : 02 / 2019 तारीख दायर : 02-01-2019

तमन्ना नेगी पुत्री श्री सुरेन्द्र सिंह नेगी, निवासी करशोली, डाकघर नरैण, उप—तहसील तकलेच, जिला शिमला, हि0 प्र0

बनाम

आम जनता

ं प्रतिवादी।

दरख्वास्त.--(नाम दरुस्ती)।

नोटिस बनाम आम जनता।

यह दरख्वास्त तमन्ना नेगी पुत्री श्री सुरेन्द्र सिंह नेगी, निवासी करशोली, डाकघर नरैण, उप—तहसील तकलेच, जिला शिमला, हि0 प्र0 ने इस आशय के साथ प्रस्तुत की है कि वादी का नाम मुताबिक आधार कार्ड, पैन कार्ड व स्कूल प्रमाण—पत्र में तमन्ना नेगी दर्ज है जो सही व दरुस्त है परन्तु पंचायत रिकार्ड नरैण में वादी का नाम पूनम दर्शाया गया है जो सही नहीं है वादी पंचायत रिकार्ड नरेन में अपना नाम पूनम के स्थान तमन्ना नेगी दरुस्त व दर्ज करवाना चाहती है।

अतः इस इश्तहार द्वारा सर्वसाधारण को सूचित किया जाता है कि यदि किसी व्यक्ति को उपरोक्त वादी का नाम माल काग्जात में दरुस्त/दर्ज करने बारे कोई आपित हो तो दिनांक 16–03–2019 को या इससे पूर्व अदालत हज़ा में हाज़िर आकर अपनी आपित दर्ज़ करवा सकता है। बाद गुजरने मियाद कोई भी उजर/एतराज काबिले समायत न होगा तथा नियमानुसार वादी का नाम दरुस्त करने के आदेश पारित किये जाएंगे।

आज दिनांक 16-02-2019 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर ।

दिवान सिंह नेगी, सहायक समाहर्ता द्वितीय श्रेणी,

उप—तहसील तकलेच, जिला शिमला (हि० प्र०)।

ब अदालत श्री दिवान सिंह नेगी, सहायक समाहर्ता द्वितीय श्रेणी, तकलेच, जिला शिमला, हि0 प्र0

नं0 मुकद्दमा : 04 / 2019

तारीख दायर : 02-01-2019

श्री विकेश ठाकुर पुत्री श्री रजनीश चन्द, निवासी गांव दलोग, डाकघर नरैण, उप—तहसील तकलेच, जिला शिमला, हि0 प्र0

बनाम

आम जनता

·· प्रतिवादी।

दरख्वास्त.--(नाम दरुस्ती)।

नोटिस बनाम आम जनता।

यह दरख्वास्त श्री विकेश ठाकुर पुत्री श्री रजनीश चन्द, निवासी गांव दलोग, डाकघर नरेण, उप—तहसील तकलेच, जिला शिमला, हि0 प्र0 ने इस आशय के साथ प्रस्तुत की है कि वादी का नाम मुताबिक स्कूल प्रमाण—पत्र में विकेश ठाकुर दर्ज है जो सही व दरुस्त है परन्तु पंचायत रिकार्ड नरेण में वादी का नाम विवेक दर्शाया गया है जो सही नहीं है वादी पंचायत रिकार्ड नरेण में अपना नाम विवेक के स्थान विकेश ठाकुर दरुस्त व दर्ज करवाना चाहता है।

अतः इस इश्तहार द्वारा सर्वसाधारण को सूचित किया जाता है कि यदि किसी व्यक्ति को उपरोक्त वादी का नाम माल काग्जात में दरुस्त / दर्ज करने बारे कोई आपित हो तो दिनांक 16–03–2019 को या इससे पूर्व अदालत हज़ा में हाज़िर आकर अपनी आपित दर्ज़ करवा सकता है। बाद गुजरने मियाद कोई भी उजर / एतराज काबिले समायत न होगा तथा नियमानुसार वादी का नाम दरुस्त करने के आदेश पारित किये जाएंगे।

आज दिनांक 16-02-2019 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

दिवान सिंह नेगी, सहायक समाहर्ता द्वितीय श्रेणी, उप–तहसील तकलेच, जिला शिमला (हि0 प्र0)।

ब अदालत सहायक समाहर्ता द्वितीय श्रेणी, जिला शिमला, हि0 प्र0

मुकद्दमा संख्या : 03 / 2019

तारीख मरजुआ : 06—02—2019

तारीख पेशी : 22-03-2019

श्री हेम राज पुत्र श्री परमा नन्द, निवासी ग्राम रौडी, डाकघर कोहबाग, उप—तहसील धामी, जिला शिमला, हि0 प्र0।

राजस्व अभिलेख में नाम दरूरती बारे प्रार्थना-पत्र।

इस मुकद्दमें का संक्षिप्त सार यह है कि उपरोक्त प्रार्थी श्री हेम राज पुत्र श्री परमा नन्द, निवासी ग्राम रौडी, डाकघर कोहबाग, उप—तहसील धामी, जिला शिमला, हि0 प्र0 ने प्रार्थना—पत्र इस आशय के साथ इस अदालत में प्रस्तुत किया है कि भू—राजस्व अभिलेख मौजा रौडी में प्रार्थी का नाम हेत राम पुत्र श्री परमानन्द, दर्ज कागजात है जो कि गलत है जबकि शपथ—पत्र, शैक्षणिक प्रमाण—पत्र, भारत निर्वाचन आयोग, पहचान—पत्र आधार कार्ड व ब्यानात वाशिन्दगान देह के अनुसार प्रार्थी का नाम श्री हेम राज पुत्र श्री परमा नन्द है जो कि सही है।

अतः इस इश्तहार द्वारा सूचित किया जाता है कि यदि किसी को भी उपरोक्त मुकद्दमा नाम दरूरती बारे कोई भी उजर व एतराज हो तो स्वयं या लिखित तौर पर प्रकाशन के एक माह उपरान्त दिनांक 22—03—2019 को अपराह्नन 2.00 बजे हाजिर अदालत आकर अपना एतराज पेश करें, अन्यथा यह समझा जायेगा कि किसी भी व्यक्ति को इस मुकद्दमा नाम दरूरती बारे कोई उजर / एतराज न है तथा आवेदन—पत्र को अन्तिम रूप दिया जायेगा व एकतरफा कार्यवाही अमल में लाई जाएगी।

आज तारीख 22-02-2019 को मेरे हस्ताक्षर व मोहर सहित अदालत से जारी किया गया।

मोहर।

हस्ताक्षरित / – सहायक समाहर्ता द्वितीय श्रेणी, उप–तहसील धामी, जिला शिमला, हि० प्र०।